

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

In the Matter of

Amendment of Part 101 of the
Commission's Rules to Facilitate
the Use of Microwave for
Wireless Backhaul and Other Uses
and to Provide Additional
Flexibility to Broadcast
Auxiliary Service and Operational
Fixed Microwave Licensees

Docket No. 10-153

COMMENT IN SUPPORT

Mary J. Kuiken supports the WCAI Petition for Reconsideration and for vacation of paragraphs 113 and 114 of the Report and Order in Docket 10-153 based on the following points:

- 1) As stated in WCAI's petition, the public's interest would best be served by resolving any substantial service rule changes as part of the "license renewal" proceedings and not in this wireless backhaul proceeding.
- 2) Fixed Point to Point (FP2P) providers are providing substantial service when they offer to build facilities for network operators. The FP2P service is a build as you go business model and trying to force providers into a take rate based on population hinders the most efficient capital allocation.

Respectfully submitted,

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